

Jones Timesheet (Boquist)

Date	Hours	Lit	Act	Line Detail
11-May	0.2	520	105	send Day email summary of 9th Cir opinion
18-May	2	520	104	review/analyze 9th Cir Order
19-May	2	120	102	research 1st A retaliation law
20-May	1	120	106	client interview
23-May	0.3	120	105	Vance Day conferral on issues of the case
24-May	2	110	103	draft case analysis memo
24-May	2	110	102	research for case analysis memo
24-May	3	110	104	review special committee hearing
25-May	1	110	104	review committee hearing testimony
25-May	0.2	120	106	email Boquist/Day Re: case assessment
25-May	0.6	110	103	draft case analysis memo
26-May	0.3	110	105	Day call Re: case assessment
26-May	0.4	110	106	email Boquist/Day Re: case assessment
27-May	4	110	103	draft memo Re: retaliation claim
31-May	1.5	110	106	meeting w/ Boquist/Day Re: case assessment
31-May	1	110	101	prepare for meeting to review likelihood of success
1-Jun	0.2	210	105	email Day re: amend complaint
1-Jun	0.5	190	104	analyze settlement options
3-Jun	0.2	120	106	email Boquist/Day Re: case assessment
3-Jun	0.5	190	105	Vance Day conferral on issues of the case
6-Jun	0.3	190	105	Vance Day conferral on issues of the case
6-Jun	0.3	190	106	review Boquist emails with case facts
7-Jun	1	120	102	research 1st A retaliation law
7-Jun	1.5	190	101	prepare for rule 26 conference
7-Jun	0.4	230	109	attend rule 26 conf
7-Jun	0.2	230	105	debrief rule 26 conf w/ Day
7-Jun	0.3	230	106	brief Boquist on rule 26 conf
8-Jun	1.6	110	104	review underlying case briefs
8-Jun	0.3	230	109	attend rule 16 conference
8-Jun	1	120	102	research 1st A retaliation law
8-Jun	0.4	320	104	review docs for initial discovery
8-Jun	0.2	230	106	email client update
10-Jun	0.5	210	102	research for SAC
10-Jun	0.2	210	107	Abrams email re: status of assembly claim
10-Jun	0.2	210	105	Day email re: status of assembly claim
11-Jun	0.2	310	106	Boquist emails Re: relevant records on remand
11-Jun	0.2	310	105	Day email re: records
13-Jun	0.2	310	106	Boquist emails RE: relevant evidence and assembly claim
13-Jun	0.4	310	104	review records to produce
13-Jun	0.2	310	110	manage documents for production
13-Jun	0.2	210	107	email DOJ Re: adverse action determined by 9th
13-Jun	0.6	310	106	Boquist meeting Re: discovery
13-Jun	0.4	120	103	draft analysis re: assembly claim survived?
15-Jun	1.8	310	104	review records to produce
18-Jun	2	310	104	review records to produce
21-Jun	0.7	190	102	research legal issues for SJ
21-Jun	0.9	110	104	review MTD exhibits
22-Jun	2	210	101	strategies for SAC
23-Jun	1.9	320	104	review docs for initial discovery
24-Jun	0.3	310	105	discuss initial discovery production
27-Jun	2	310	104	review docs for initial disclosures
27-Jun	1.5	190	105	strategize w/ Day Re: SAC

28-Jun	0.2	320	107	email Initial disclosures - due today
28-Jun	0.3	320	110	finalize initial disclosures
28-Jun	2	210	103	draft SAC
28-Jun	0.4	110	106	emails w/ Boquist Re: case development
29-Jun	0.3	250	103	draft Mot for leave to amend
30-Jun	0.2	310	104	review pltf's initial disclosures
30-Jun	0.2	110	106	email Boquist Re: case development
5-Jul	2	210	103	revise SAC
5-Jul	1.6	190	106	phone conference w/ Day and Boquist Re: SAC
6-Jul	1.5	240	102	research true threat cases
6-Jul	1.8	110	104	review docs from Boquist
7-Jul	1.5	210	103	revise SAC
7-Jul	0.2	210	107	email Abrams RE: SAC draft
7-Jul	0.3	210	102	research assembly/association in ECF 25
8-Jul	0.2	210	107	confer w/ Defs' attny on SAC
8-Jul	0.4	190	106	Boquist meeting Re: more docs to review
8-Jul	0.5	210	105	call Day Re: Defs objections to amending complaint
13-Jul	1	210	104	review Mot to Strike, SAC, 9th Order
18-Jul	0.5	190	107	review emails from Defs' counsel
18-Jul	1.3	250	105	prepare for conferral on motions
19-Jul	0.7	320	104	review SPO
19-Jul	0.2	320	106	email Boquist Re: SPO
19-Jul	0.7	190	106	meeting w/ Boquist Re: case development
20-Jul	0.4	330	110	gather docs for depo
20-Jul	0.5	320	101	prep for meeting w/ Abrams, Re: pending MTS, discovery
20-Jul	0.5	320	109	attend meeting w/ Abrams, Re: pending MTS, discovery
20-Jul	0.4	250	103	Draft additional Courtney and Manning lang. for TAC - email to VDD
21-Jul	0.3	330	105	review and reply to multiple emails w/ Day Re: court reporters/videographers
23-Jul	2.5	250	103	draft Resp to MTS
25-Jul	1.5	250	103	revise Resp to MTS
26-Jul	0.5	250	103	revise Resp to MTS
26-Jul	0.2	250	106	client update on ECF 34 filing
26-Jul	1.3	320	103	draft first RFP
27-Jul	0.4	330	101	depo prep - Courtney
1-Aug	0.8	320	101	prep for meeting w/ Boquist Re discovery
1-Aug	1	320	106	meet w/ Boquist re: discovery
3-Aug	0.4	320	106	review and respond to Boquist emails re: discovery
4-Aug	0.5	320	106	meet w/ Boquist/Day Re: discovery plan, getting more from DOJ
7-Aug	1.5	320	110	review requests to narrow search terms
7-Aug	0.5	320	105	discuss search terms with Vance
8-Aug	0.5	320	110	edit IT search terms
8-Aug	0.6	330	106	discuss disc responses with Boquist
8-Aug	1	320	105	meet w/ Vance Re: discovery
8-Aug	1	330	102	Research law for depositions
9-Aug	0.2	330	108	email court reporter
9-Aug	0.2	330	106	email Boquist re document production
9-Aug	0.2	330	103	draft notice of Courtney depo
9-Aug	0.5	120	105	Mtg with V. Day on Memo: True Threats/fighting words
9-Aug	0.5	330	101	depo prep - Courtney
10-Aug	2	320	110	organize and manage discovery docs
10-Aug	0.5	330	105	Meet with V. Day re: Courtney depo resched & depos. List/docs
10-Aug	0.3	310	105	Emails to V. Day re: FRCP 26 and scope of documents
10-Aug	0.3	310	105	Review V. Day Draft response to M. Abrams re: PI #7 & #8 - edit and respond
11-Aug	0.7	320	102	research Case No 19cv29374 PRR arguments
11-Aug	0.2	320	107	email our signed SPO to AG

11-Aug	1	320	105	phone meeting w/ Day re document production
11-Aug	0.2	320	108	call McShane's clerk Re: disc dispute
11-Aug	0.7	190	102	research workplace harassment vs 1st A law
11-Aug	0.2	320	108	call McShane's clerk Re: disc dispute
15-Aug	0.3	330	106	review Boquist emails for discovery
17-Aug	1.3	120	106	phone meeting w/ Boquist re strategy
17-Aug	0.2	190	107	draft email to Abrams
23-Aug	0.5	330	110	manage documents to produce
24-Aug	2	330	110	manage documents to produce
24-Aug	0.5	330	107	emails to/from Abrams Re: discovery issues
24-Aug	0.5	330	105	discuss discovery issues w/ Day
26-Aug	0.2	330	108	schedule court reporter for depositions
26-Aug	1.5	320	104	review production from defs
29-Aug	0.2	330	108	schedule court reporter for depositions
30-Aug	0.3	330	105	confer w/ Day on depositions
31-Aug	5.5	330	101	Manning/Hampton depo prep
1-Sep	1	330	105	review Manning deposition
1-Sep	3	330	101	Hampton depo prep
2-Sep	5.5	330	111	travel time to/from Hampton depo in Bend
2-Sep	4	330	109	attend Hampton depo
2-Sep	2	330	105	review Hampton depo notes and strategies w/ Day
7-Sep	1	310	103	draft RFA
8-Sep	2.5	310	103	draft RFA
8-Sep	0.2	330	108	court reporter billing discussions
8-Sep	0.2	330	103	draft depo notices Beyers, Prozanski
8-Sep	1	120	104	review 9th Cir Order
13-Sep	5	320	104	review documents produced by Manning
14-Sep	2	330	101	deposition prep Beyer/Prozanski
16-Sep	2	330	111	travel to/from Prozanski depo
16-Sep	5	330	109	attend Prozanski depo
16-Sep	3	330	104	review depo and future needs from Prozanski
16-Sep	2.3	320	104	review discovery docs
19-Sep	N/C	330	106	review 11 emails from Boquist
19-Sep	1	240	103	start drafting MSJ
19-Sep	2	240	103	draft MSJ
21-Sep	N/C	120	104	review 5 emails from Boquist
22-Sep	0.7	120	104	review and reply to 2 Boquist emails re: public records
22-Sep	2.5	240	104	review video evidence/public hearings for SJ
26-Sep	N/C	120	104	review 12 emails from Boquist re: concerns and public records
26-Sep	N/C	330	110	manage docs from Boquist to produce
29-Sep	N/C	120	104	review 10 emails from Boquist
29-Sep	0.2	330	110	manage docs from Boquist
29-Sep	0.3	120	104	review and respond to 2 emails from Boquist
30-Sep	0.2	120	104	review and respond to email from Boquist
30-Sep	2	240	104	review discovery for SJ
30-Sep	N/C	120	104	review and respond to email from Boquist
30-Sep	0.2	103	320	draft subpoena KGW
1-Oct	3	240	102	research facts for SJ
1-Oct	0.7	240	103	draft facts for SJ
2-Oct	1.3	240	102	research amendments to Rule 27
6-Oct	1	320	103	draft RFA/Rogs
6-Oct	0.2	320	110	download Pltfs Responsive docs
8-Oct	1.4	240	102	research laws/immunities for MSJ
8-Oct	3	240	103	draft MSJ
8-Oct	1	240	110	manage docs for Jones Decl

11-Oct	3.5	240	103	pull quotes from July 8 public testimony for SJ
11-Oct	0.5	120	101	Phone conf. with V. Day @ Litigation plan and objectives
12-Oct	0.4	330	108	send out depo notices and subpoena to KGW
12-Oct	0.2	330	110	download Pltfs Responsive docs
12-Oct	0.8	240	102	research law/immunities for SJ
18-Oct	0.5	210	104	review Order on MTS
18-Oct	0.2	240	106	email Boquist RE: MTS
18-Oct	0.4	240	102	research Bostic v Clayton Cnty
19-Oct	1	120	101	case strategy - SJ arguments
19-Oct	N/C	120	104	review and responsd to email from Boquist
22-Oct	4.8	240	104	review Hampton and Manning depo transcripts for SJ
24-Oct	1.5	190	106	client meeting Re: SJ strategy
24-Oct	0.6	110	105	email exchanges w/ Day/Boquist Re: Rule 27 complaints
25-Oct	N/C	330	108	manage court reporters/videographer calendar
25-Oct	0.3	320	104	review videos from KGW
25-Oct	1	140	105	Call with v. Day re: Baumgart docs/depo/MSJ plan
26-Oct	1	330	105	review 10/26 depositions
27-Oct	1.3	120	105	meet w/ Day Re: case strategy - SJ
28-Oct	1	330	101	depo prep - Fagan
28-Oct	1	330	101	depo prep - Kneiling
28-Oct	0.8	240	102	research Monson case - Rule 27 complaint
28-Oct	N/C	120	104	review/respond 8 emails from Boquist
28-Oct	0.5	190	105	Post Depo meeting with V. Day
29-Oct	0.8	210	103	revise TAC
31-Oct	1	330	101	depo prep - Gelser
31-Oct	N/C	120	104	review 16 emails from Boquist
31-Oct	1	330	104	review Gelser depo
1-Nov	0.8	210	104	analyze Answer to TAC
1-Nov	N/C	120	106	review 11 emails from Boquist
1-Nov	0.3	330	101	manage depo notices
2-Nov	1.6	240	102	research individual vs official capacity immunities
2-Nov	0.5	210	105	Discuss with V. Day on ind vs official capacity. Plan and disc with Abrams
2-Nov	0.3	210	107	Email Abrams and discuss adding ind to match Def. affirm def.
2-Nov	0.2	250	103	Draft Fourth Amend complaint and prep for filing
4-Nov	1.5	330	101	prep Boquist for depo
4-Nov	1.5	330	101	prepare for Courtney depo
4-Nov	7	330	109	attend Courtney depo
7-Nov	0.8	240	110	organize docs for SJ exhibits
7-Nov	N/C	190	106	review emails from Boquist
9-Nov	1	330	106	prepare Boquist for deposition
9-Nov	7	330	109	attend Boquist depo
10-Nov	N/C	190	106	review emails from Boquist
15-Nov	1.8	310	103	draft Rgs and RFAs to Defs
16-Nov	0.5	120	106	meet with Boquist Re: case update and discovery questions
16-Nov	N/C	120	106	review emails from Boquist
18-Nov	1.8	330	104	review Kneiling depo transcript for SJ
22-Nov	1.5	120	106	meet with Boquist/Day Re: case updates and strategies
28-Nov	0.5	110	109	attend conduct committee hearing to rescind sanction
29-Nov	2.5	240	102	research mootness issue for SJ
2-Dec	0.3	330	105	Call w/ V. Day - Baumgart and docs/Subp
3-Dec	2.8	240	104	review Burdick/Brockner depo transcript for SJ
5-Dec	0.6	330	105	Call w/ V. Day regarding disc issues and depo trans
5-Dec	1.5	240	104	review Fagan depo for SJ
8-Dec	0.9	330	101	prep for Kotek depo
9-Dec	0.9	240	104	analyze Hernandez case

9-Dec	0.3	320	105	Call with Day re: discovery issues and MSJ elements
12-Dec	1	160	103	draft settlement terms
13-Dec	0.4	310	103	draft discovery dispute email for McShane
13-Dec	0.3	310	103	draft and send Baumgart subpoena
13-Dec	0.4	310	105	Call with V. Day re: email to McShane
14-Dec	0.4	310	103	revise second discovery dispute email for McShane
20-Dec	1	310	104	review discovery responses from defendants
20-Dec	0.5	320	105	discuss defs' deficient discovery responses with Day
20-Jan	8	240	103	draft facts section for SJ
21-Jan	1	240	110	manage exhibits for SJ
21-Jan	2	240	103	draft facts section for SJ
21-Jan	N/C	240	106	email w/ Boquist
23-Jan	1.5	240	104	review Baumgart/Knieling depositions for SJ
28-Jan	6	240	103	draft facts for SJ
2-Feb	3	240	103	draft facts for SJ
10-Feb	2.8	240	103	draft facts for SJ
14-Feb	1	240	104	review Baumgart docs for SJ
16-Feb	9	240	103	draft and revise SJ, declaration, exhibits
18-Feb	2.5	240	103	draft and revise SJ
22-Feb	2	240	103	revise SJ/citations/exhibits
23-Feb	8	240	103	revise SJ/citations/exhibits
26-Feb	1.5	240	103	revise SJ/citations/exhibits
27-Feb	1.5	240	104	analyze Defs' MSJ
28-Feb	1	240	102	research judicial immunity for Resp to Defs' SJ
4-Mar	3	240	103	draft Response outline
7-Mar	1	240	104	review client notes on Pltf's MSJ
8-Mar	3.3	240	103	draft Resp outline/arguments
9-Mar	1.7	240	104	review depositions for Resp quotes
10-Mar	2.5	240	103	draft mootness section for Resp to MSJ
11-Mar	5	240	103	draft immunities sections for Resp to MSJ
14-Mar	1.5	240	102	research fighting words/true threats case law
15-Mar	1.5	240	103	draft fighting words arguments
18-Mar	5	240	103	draft SJ Response arguments
24-Mar	0.5	240	102	research supervisor liability for Response SJ
25-Mar	5	240	103	draft Response arguments
27-Mar	3.5	240	103	revise Response, draft Declaration
28-Mar	1	240	104	review Defs' Response for Pltf Reply
2-Apr	2.5	240	103	draft Reply
3-Apr	2.5	240	103	draft Reply
6-Apr	6	240	103	draft Reply
7-Apr	1.8	240	103	revise Reply/draft Boquist Decl
8-Apr	0.8	240	103	revise Reply
9-Apr	0.5	240	103	revise Reply
10-Apr	0.6	240	103	revise Reply, draft Jones Supp Decl
13-Apr	0.4	110	103	draft objection to Defs' Ex O
17-Apr	0.3	240	107	email Defs' counsel Re: evidentiary objections
17-Apr	1	240	103	draft surreply/Decl
18-Apr	0.5	240	107	emails w/ Defs' counsel Re: withdraw surreply
7-Jun	0.5	120	105	confer w/ Vance on oral arguments scheduled July 11
10-Jun	2.5	230	104	review filings for oral arguments
15-Jun	N/C	410	108	email w/ def counsel, Boquist Re: Manning testimony
18-Jun	1.5	230	104	review filings for oral arguments
20-Jun	N/C	120	106	email w/ Boquist
28-Jun	0.4	110	104	review/reply to multiple emails re: LEO, 12 hour notice rule
29-Jun	2	230	104	review caselaw for oral arguments

1-Jul	1.2	230	104	review caselaw for oral arguments
7-Jul	1.5	230	101	prep for oral arguments
9-Jul	1	230	101	prep for oral arguments
10-Jul	2.5	230	101	prep for oral arguments
10-Jul	2.5	450	111	travel to/from Eugene for hearing
10-Jul	2	450	109	attend hearing
18-Jul	0.8	460	101	gather Boquist docs for cost bill
18-Jul	0.5	460	103	create spreadsheet for costs
20-Jul	0.9	460	101	document invoices for cost bill
21-Jul	0.7	460	102	draft declaration for cost bill
21-Jul	0.5	460	101	gather Day docs for cost bill
23-Jul	1.9	460	102	draft/revise declaration to fee petition
24-Jul	0.2	460	102	update cost bill
25-Jul	0.8	460	105	confer w/ Day Re: cost bill and fees
25-Jul	0.3	460	104	review and revise motion for attny fees
26-Jul	0.4	460	105	confer w/ Day Re: cost bill and fees
26-Jul	0.9	460	102	revise bill of costs, Jones Declaration
28-Jul	0.5	460	102	revise declaration to motion for attny fees

356.7